

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
9480.0-01A International application No.	International filing date (day/mor						
international application inc.							
PCT/US03/02972	31 January 2003 (31.01.2003)	31 January 2002 (31.01.2002)					
International Patent Classification (IPC) or national classification and IPC							
IPC(7): C10C 3/00; H01M 4/02, 4/08, 4/24, 4/36. and US C1.: 250/502, 511; 206/44; 264/29.1; 106/284.01; 429/231.8; 201/21, 24; 423/445R, 447.9, 448							
Applicant							
CONOCOPHILLIPS COMPANY							
1. This international prelimin Examining Authority and	nary examination report has bee is transmitted to the applicant a	en prepared by this International Preliminary according to Article 36.					
2. This REPORT consists of	a total of $\underline{6}$ sheets, including th	is cover sheet.					
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
These annexes consist of a	These annexes consist of a total of sheets.						
3. This report contains indications relating to the following items:							
I Basis of the report							
II Priority							
III Non-establishm	III Non-establishment of report with regard to novelty, inventive step and industrial applicability						
IV Lack of unity of invention							
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
VI Certain documents cited							
VII Certain documents cited VII Certain defects in the international application							
VIII Certain observations on the international application							
	.,						
Date of submission of the demand	Date	of completion of this report					
08 August 2003 (08.08.2003)	06 A	pril 2004 (06.04.2004)					
Name and mailing address of the IPEA/	US Autho	orized officer					
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents	Dr ·	Dr. Yogendra Gupta					
P.O. Box 1450 Alexandria, Virginia 22313-1450		Frenches Stre de la					
Facsimile No. (703) 305-3230		ohone No. 572-272-1700					
Form PCT/IPEA/409 (cover sheet)(July 1	1998)	·					

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INTERNATIONAL PRELIMINAR MINATION REPORT

International applica	tion No.	
PCT/US03/02972		

I.	asis of the report
1.	/ith regard to the elements of the international application:*
	the international application as originally filed.
	the description:
	pages 1-65 as originally filed
	pages NONE , filed with the demand
	pages NONE , filed with the letter of
	the claims:
	pages 66-74 , as originally filed
	pages NONE, as amended (together with any statement) under Article 19
	pages NONE, filed with the demand
	pages NONE , filed with the letter of
	the drawings:
	pages 1-2 , as originally filed
	pages NONE , filed with the demand pages NONE , filed with the letter of
	
	the sequence listing part of the description:
	pages NONE, as originally filed
	pages NONE , filed with the demand pages NONE , filed with the letter of
_	With regard to the language, all the elements marked above were available or furnished to this Authority in the
2.	anguage in which the international application was filed, unless otherwise indicated under this item.
	These elements were available or furnished to this Authority in the following language which is:
	the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
	the language of publication of the international application (under Rule 48.3(b)).
	the language of the translation furnished for the purposes of international preliminary examination(under Rules
	55.2 and/or 55.3).
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the
	nternational preliminary examination was carried out on the basis of the sequence listing:
	contained in the international application in printed form.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority in written form.
	furnished subsequently to this Authority in computer readable form.
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the
	international application as filed has been furnished.
	The statement that the information recorded in computer readable form is identical to the written sequence listing
	has been furnished.
4.	The amendments have resulted in the cancellation of:
	the description, pages NONE
	the claims, Nos. NONE
	the drawings, sheets/fig NONE
5.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go
٦.	beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
*	eplacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in
th	report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).
**	Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.



International application No. PCT/US03/02972

I. STATEMENT			
Novelty (N)	Claims	35-37, 54, 66-70	YES
•	Claims	1-34, 38-53, 55-65, 71-72	NO
Inventive Step (IS)	Claims	35-37, 54, 66-70	YES
	Claims	1-34, 38-53, 55-65, 71-72	NO
Industrial Applicability (IA)	Claims	1-72	YES
	Claims	NONE	NO

2. CITATIONS AND EXPLANATIONS

Please See Continuation Sheet

Form PCT/IPEA/409 (Box V) (July 1998)



International application No.
PCT/US03/02972

VII. Certain defects in the international application							
The following defects in the form or contents of the international application have been note	ed:						
Claim 37 objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or contents thereof: Claim 37 mproperly depends on itself and has been treated to be dependent on Claim 35 for the purposes of the examination. Appropriate correction needed.							
Correction needed.							
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Supplemental Box	
(To be used when the space in any of the	a preceding haves is not sufficient)

Claims 44-53, 65, 72 lack novelty under PCT Article 33(2) as being anticipated by Nippon (JP 09-231974A). Nippon teaches blending of 20-50 parts by wt of binder pitch and 100 parts by wt of specific coke powder with a particle size less than 10 μ m by kneading, compacting, air oxidation of the green material followed by graphitizing, the resulting product having a particle size of 5-30 micron and a surface area of 8 m2/g (Abstract). Nippon also teaches making of an electrode and a lithium battery (Table-3).

Claims 1, 5-11, 23-28, 30-34, 40-41, 55-64 and 71 lack an inventive step under PCT Article 33(3) as being obvious over Nippon (JP 09-231974A). The disclosure by Nippon is set forth as above and the process steps would have been obvious control steps known in the art.

Claims 44-53 lack novelty under PCT Article 33(2) as being anticipated by Hayashi et al (US 5,906,900). Hayashi et al teach a composite carbonaceous material in which to the surface of a graphite-like carbonaceous material is attached a carbonized material and the methods to make the coated carbonaceous material with low surface area and their use in non-aqueous electrodes/batteries. Graphite-like carbonaceous material with a particle size of less than 30 µm was mixed with fusible/soluble organic or thermosetting polymer using organic solvents, and the coated material was heated stepwise up to 300°C under inert atmosphere or vacuum effecting carbonization and graphitization. The nonaqueous battery showed good charging and discharging efficiencies. (Abstract, Col-2, Ln: 12-40; Col-3, Ln-6 to Col-10, Ln-37; Col-11. Example-1; Col-19, Table-2).

Claims 1-34, 38-43, 55-65 and 71-72 lack an inventive step under PCT Article 33(3) as being obvious over Hayashi et al (US 5,906,900) in view of Asano et al (US 4,042,486) and further in view of Asano et al (US 4,293,533). The disclosure by Hayashi et al on the coated carbon, process of coating and the electrode/battery is set forth as above. Asano et al (US 4,042,486) teaches coating the surface of raw pitch particles with a thermosetting resin, wet/dry oxidation of the surface coating and carbonization in non-oxidative atmosphere (Col-3, Ln-17 to Col-6, Ln-17). Asano et al (US 4,293,533) teaches coating the surface of a raw pitch particles of diameter less than 50 µm with an organic using a solvent followed by carbonization and optional graphitization forming coated product of either low or highly graphitized nature (Col-1, Ln: 45-55; Col-2, Ln: 64-68; Col-3, Ln-4 to Col-4, Ln-30).

Claims 1, 5-11, 23-28, 30-34, 40-41, 44-53 and 65 lack novelty under PCT Article 33(2) as being anticipated by Osaka (JP 11-246209A). Osaka teaches coating of isotropic pitch on graphite/hard-carbon surface by dipping, oxidation of pitch



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Sim	nnl	emen	tal	Box

(To be used when the space in any of the preceding boxes is not sufficient)

in air, carbonization in inert atmosphere producing a coated carbonaceous material with a surface area less than 3 m2/g and the use of the material as negative electrode material for lithium secondary cell with good discharge capabilities (Abstract, Table-1).

Claims 1, 5-11, 23-25, 44-49 and 65 lack novelty under PCT Article 33(2) as being anticipated by NKK (JP 01-305859A). NKK teaches making of high-density carbon material for electrodes by mixing graphite powder with coal tar pitch, pulverizing the mixture, further subjecting to oxidation treatment, then molding the mixture followed by carbonization and graphitization (Abstract).

Claims 26-28, 30-34, 40-43 lack an inventive step under PCT Article 33(3) as being obvious over NKK (JP 01-305859A) in view of Nippon (JP 09-231974A). The disclosure by NKK and Nippon are set forth as above and the particle size of the carbon and the use of various oxidants in the manufacture of coated carbon are well known in the art.

Claims 35-37 54 66-70 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly

Claims 1-72 meet natter claimed car	the criteria set on be made or used	ut in PCT Article in industry.	e 33(4), and t	hus have indus	trial applicabili	ty because the	e subj
NI	EW CITATIONS	- 					
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